EXHIBIT I-PART 1

DOCUMENT 1

Case 4:17-cv-01612-KOB Document 1-1 Filed 09/19/17 Page 2 97.8/2017 99:45 PM

State of Alabama **Unified Judicial System**

COVER SHEET CIRCUIT COURT - CIVIL CASE

(Not For Domestic Relations Cases)

Cas 31

31-CV-2017-900252.00 CIRCUIT COURT OF ETOWAH COUNTY, ALABAMA CASSANDRA JOHNSON, CLERK

Date of Filing:

Judge Code:

Form ARCiv-93 Rev.5/99	g (Not For B	omestic relations cases)	03/28/2017				
	GENERAL INFORMATION						
IN THE CIRCUIT COURT OF ETOWAH COUNTY, ALABAMA OSCAR GALLEGOS CORONA v. WING ENTERPRISES, INC. ET AL							
_	siness Individual vernment Other	First Defendant: ✓ Bus	siness				
NATURE OF SUIT: Select primary cause of action, by checking box (check only one) that best characterizes your action:							
TORTS: PERSONAL IN WDEA - Wrongful TONG - Negligend TOWA - Negligend TOWA - Wantonne TOPL - Product Lia TOMM - Malpractio TOLM - Malpractio TOOM - Malpractio TOOM - Fraud/Bac	Death se: General se: Motor Vehicle sess ability/AEMLD ce-Medical se-Legal ce-Other I Faith/Misrepresentation	Enforcement of Age CVRT - Civil Rights COND - Condemnation/Em CTMP - Contempt of Court CONT - Contract/Ejectment TOCN - Conversion EQND - Equity Non-Damag Injunction Election CVUD - Eviction Appeal/Un FORJ - Foreign Judgment FORF - Fruits of Crime Ford	/Writ of Seizure es Actions/Declaratory Judgment/ Contest/Quiet Title/Sale For Division lawful Detainer				
TORE - Real Properly OTHER CIVIL FILINGS ABAN - Abandoned Automobile ACCT - Account & Nonmortgage APAA - Administrative Agency Appeal ADPA - Administrative Procedure Act ANPS - Adults in Need of Protective Service		PFAB - Protection From Abuse FELA - Railroad/Seaman (FELA) RPRO - Real Property WTEG - Will/Trust/Estate/Guardianship/Conservatorship COMP - Workers' Compensation CVXX - Miscellaneous Circuit Civil Case					
ORIGIN: F 🗸 INITI	AL FILING	A APPEAL FROM DISTRICT COURT	O OTHER				
R REMANDED T TRANSFERRED FROM OTHER CIRCUIT COURT							
HAS JURY TRIAL BEEN DEMANDED? YES NO Note: Checking "Yes" does not constitute a demand for a jury trial. (See Rules 38 and 39, Ala.R.Civ.P, for procedure)							
RELIEF REQUESTED: MONETARY AWARD REQUESTED NO MONETARY AWARD REQUESTED							
BAR182	3/28 	3/2017 9:45:30 PM	/s/ STEVEN DREW BARNETT Signature of Attorney/Party filing this form				
MEDIATION REQUESTED: ☐ YES ✓ NO ☐ UNDECIDED							

IN THE CIRCUIT COURT OF ETOWAH COUNTY, ALABAMA

OSCAR GALLEGOS CORONA, as the)
brother and next friend of ELOY)
GALLEGOS CORONA, an incapacitated)
adult,)
)
Plaintiff,)
) CIVIL ACTION NO.:
v.)
) JURY TRIAL DEMANDED
WING ENTERPRISES, INC., d/b/a)
LITTLE GIANT LADDERS,)
a corporation;)
WING PRODUCT DEVELOPMENT,)
L.C., A corporation;)

No. 1, whether singular or plural, that entity or those entities who or which designed the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit, or any component part thereof; No. 2, whether singular or plural, that entity or those entities who or which manufactured, assembled, or installed the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit, or any component part thereof; No. 3, whether singular or plural, that entity or those entities who or which had any role in the distributive chain regarding the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit or any component part thereof; No. 4, whether singular or plural, that entity or those entities who or which, prior to the occurrence made the basis of this lawsuit, altered or repaired the LITTLE GIANT LADDER and its component parts involved in said occurrence or any component part thereof; No. 5, whether singular or plural, that entity or those entities who or which failed to warn or issued inadequate warnings or instructions regarding the use or operation of the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit or any component part thereof; No. 6, whether singular or plural, that entity or those entities which provided workmen's compensation, product liability and/or general liability insurance coverage for the manufacturer and/or distributor of the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit at the time of said occurrence or at any time prior thereto; No. 7, whether singular or plural, that entity or those entities who or which was responsible for advertising the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit or any component part thereof; No. 8, whether singular or plural, that entity or those entities who or which did any consulting work, i.e, advertising, engineering, etc., referable to such design, manufacture and/or assembly of the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit or any component part thereof; No. 9, whether singular or plural, that entity or those entities, who or which tested, inspected, approved or issued any approval of the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit, or any component part

thereof; No. 10, whether singular or plural, that entity or those entities who or which conducted safety inspections or analyses of or with reference to the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit, or any component part thereof, and/or the design or manufacturing process of each such product, including but not limited to the products liability insurance carrier for the manufacturer or distributor of any of the aforesaid products; No. 11, whether singular or plural, that entity or those entities who or which was responsible for the defective condition of the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit on the date of said occurrence or any component part thereof; No. 12, whether singular or plural, that entity or those entities who allowed or placed the LLITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit into the stream of commerce in a defective and hence unreasonably dangerous condition; No. 13, whether singular or plural, that entity or those entities, other than those entities described above, whose breach of contract or warranty contributed to cause the occurrence made the basis of this lawsuit; No. 14, whether singular or plural, that entity or those entities, that individual or those individuals, other than those individuals and entities described above, whose negligence, wantonness or other wrongful conduct contributed to cause the occurrence made the basis of this lawsuit; No. 15, whether singular or plural, that entity or those entities who or which provided any insurance coverage, of whatever kind or character, to any of the named or fictitious defendants herein; No. 16, whether singular or plural, that entity, other than those entities described above, which is the successor in interest of any of those entities described above; No. 17, whether singular or plural, that entity or those entities who or which provided maintenance and upkeep on the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit; No. 18, whether singular or plural, that entity or those entities who or which did any repair work on the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this complaint; No. 19, whether singular or plural, that entity or those entities who or which was responsible for the condition or state of repair of the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit; No. 20, whether singular or plural, that entity or those entities, that individual or those individuals who or which repaired, altered, or maintained the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit; No. 21, whether singular or plural, that entity or those entities who or which had supervisory authority relating to the maintenance and operation of the LITTLE GIANT LADDER and its component parts involved in the occurrence made the basis of this lawsuit; No. 22, whether singular or plural, that entity or those entities other than those entities described above, which was the predecessor corporation of any of the entities described above. No. 23, whether singular or plural, that person or those persons who were employees or executive officers of plaintiff's employer who had been delegated responsibility by their employer to provide plaintiff with a safe place to work or a reasonably safe work environment; No. 24, whether singular or plural, that person or those persons who were employees or executive officers of plaintiff's employer who were guilty of willful conduct on or before the occasion made the basis of this suit and whose willful conduct was a proximate cause of plaintiff's injuries; No. 25, whether singular or plural, that entity or those entities who or which had conducted safety inspection or analysis with respect to the work being done by, operations of, and or facilities of the plaintiff's employer at any time before the occurrence made the basis of plaintiff's complaint; No. 26, whether singular or plural, that entity or those entities who or which was involved in planning which related in any way to the safety of

the plaintiff on the execution of work being done at the time of the occurrence made the basis of this lawsuit; No. 27, whether singular or plural, that entity or those entities who or which conducted safety inspections or analyses at or with reference to the site of the occurrence made the basis of this lawsuit, prior to the date of said occurrence; No. 28, whether singular or plural, any and all insurance carriers which made any visit to or loss control inspection of the work site where plaintiff was injured or any other place of business of plaintiff's employer prior to the occurrence made the basis of plaintiff's complaint; No. 29, whether singular or plural, that entity or those entities who or which controlled or had the right to control the work being done at the time of the occurrence made the basis of this lawsuit; No. 30, whether singular or plural, that entity or those entities who or which was the owner or owners of the site of the work being done at the time of the occurrence made the basis of this lawsuit; No. 31, whether singular or plural, that entity who or which installed the LITTLE GIANT LADDER involved in the occurrence made the basis of this lawsuit, any component part thereof, or any attendant equipment used or available for use therewith; No. 32, whether singular or plural, that person, or those persons that entity or those entities whose duty it was to maintain the LITTLE GIANT LADDER involved in the occurrence made the basis of this lawsuit from the time it was manufactured or assembled until the time of plaintiff's injuries made the basis of this suit; No. 33, whether singular or plural, that entity or those entities who or which conducted safety inspections or analyses of or with reference to the LITTLE GIANT LADDER or its component parts involved in the occurrence made the basis of this lawsuit, any component part thereof, or any attendant equipment used or available for use therewith and/or the design or manufacturing process of each said product including, but not limited to, the products liability insurance carrier for the manufacturer or distributor of any of the aforesaid products; No. 34, whether singular or plural, that entity or those entities which reinsured or provided excess coverage with relation to any self-insurance program provided by plaintiff's employer; (Plaintiff avers that the true identities of the foregoing fictitious parties defendant are otherwise unknown to the plaintiffs at this time, or, if their names are known to the plaintiffs, their identities as proper parties defendant are not known at this time, and their true names will be substituted when ascertained.

Defendants.

COMPLAINT

)

PARTIES

Plaintiff, OSCAR GALLEGOS CORONA, is over the age of (19) years, and is a resident
of Collinsville, DeKalb County, Alabama. Plaintiff brings this suit on behalf of ELOY
GALLEGOS CORONA, as brother and next friend of ELOY GALLEGOS CORONA.
ELOY GALLEGOS CORONA is an incapacitated adult, over the age of nineteen (19)

- years, and is a resident of Collinsville, DeKalb County, Alabama.
- 2. Defendant, WING ENTERPRISES, INC., d/b/a LITTLE GIANT LADDERS, is believed to be a foreign corporation, incorporated in Springville, Utah County, in the State of Utah and having its principal place in business in Springville, Utah. At all times material to the allegations in this complaint Defendant does business in Etowah County, Alabama.
- 3. Defendant, WING PRODUCT DEVELOPMENT, L.C., is believed to be a foreign corporation, incorporated in Springville, Utah County, in the State of Utah and having its principal place in business in Springville, Utah. At all times material to the allegations in this complaint Defendant does business in Etowah County, Alabama.

FACTS

- 4. On or about March 24th, 2017, ELOY GALLEGOS CORONA, was working at the Gadsden Mall in Gadsden, Etowah County, Alabama. On said date, while operating a LITTLE GIANT LADDER SYSTEM, (Heavy Duty Type I, Model 17, Part 14517) in Gadsden, Etowah County, Alabama, ELOY GALLEGOS CORONA, was severely injured when the LITTLE GIANT LADDER collapsed causing him to fall. As a proximate result thereof, Plaintiff, ELOY GALLEGOS CORONA, was severely injured.
- 5. Prior to March 24th, 2017, Defendant, WING ENTERPRISES, INC., d/b/a LITTLE GIANT LADDERS, was in the business of designing, manufacturing, and/or distributing LITTLE GIANT LADDER SYSTEMS, and designed, manufactured, and/or distributed the LITTLE GIANT LADDER SYSTEMS, Plaintiff used at the time of the incident made the basis of this suit.

6. Prior to March 24th, 2017, Defendant, WING PRODUCT DEVELOPMENT, L.C., was in the business of designing, testing, manufacturing, and/or distributing LITTLE GIANT LADDER SYSTEMS, and designed, manufactured, and/or distributed the subject ladder Plaintiff used at the time of the incident made the basis of this suit.

COUNTI

- 7. On or about March 24th, 2017, ELOY GALLEGOS CORONA, was working at the Gadsden Mall in Gadsden, Etowah County, Alabama. On said date, while operating a LITTLE GIANT LADDER SYSTEM, in Gadsden, Etowah County, Alabama, ELOY GALLEGOS CORONA, was severely injured when the LITTLE GIANT LADDER collapsed causing him to fall. As a proximate result thereof, Plaintiff, ELOY GALLEGOS CORONA, was severely injured.
- 8. At the aforementioned time and place, and for some time prior thereto, the Defendants, WING ENTERPRISES, INC., d/b/a LITTLE GIANT LADDERS, a corporation; WING PRODUCT DEVELOPMENT, L.C., a corporation, and fictitious party defendants numbered 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, and/or 34, were engaged in the business of designing, testing, manufacturing, selling and/or distributing LITTLE GIANT LADDER and its component parts throughout the United States, including the state of Alabama, for use by certain members of the general public. Said Defendants during said period of time and for a valuable consideration designed, tested, manufactured, sold and/or distributed the LITTLE GIANT LADDER (identified as a Heavy Duty Type 1, Model 17, Part 14517) which injured ELOY

GALLEGOS CORONA, causing his injuries as set forth herein.

- 9. At the aforesaid time and place, said LITTLE GIANT LADDER and its component parts were in substantially the same condition as when designed, tested, manufactured, sold and/or distributed, and was being used in a manner that was foreseeable. The LITTLE GIANT LADDER and its component parts were not reasonably safe when being used in a foreseeable manner, but, to the contrary, were defective and unreasonably dangerous to the human body when being so used. Said Defendants knew, or in the exercise of reasonable care should have known, that said LITTLE GIANT LADDER and its component parts were unreasonably dangerous to the human body when being so used in a foreseeable manner.
- On or before March 24th, 2017, one or more of the above-named Defendants, WING ENTERPRISES, INC., d/b/a LITTLE GIANT LADDERS, a corporation; WING PRODUCT DEVELOPMENT, L.C., a corporation, and fictitious party defendants numbered 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, and/or 34, was guilty of negligent and/or wanton conduct and/or was in violation of the Alabama Extended Manufacturer's Liability Doctrine and/or Strict Liability Doctrine and said negligent, wanton, or other wrongful conduct combined and concurred, to proximately cause ELOY GALLEGOS CORONA's injuries and damages as set out below.
 - (a) ELOY GALLEGOS CORONA was caused to suffer serious permanent injuries, including, but not limited to traumatic brain injury.
 - (b) ELOY GALLEGOS CORONA was caused to be permanently injured.
 - (c) ELOY GALLEGOS CORONA was caused and will be caused in the future to expend large sums of money in the nature of doctor, hospital, drug and other medical

- expenses in and about an effort to heal and cure his injuries.
- (d) **ELOY GALLEGOS CORONA** was caused to be permanently unable to pursue many of his normal and usual activities.
- (e) ELOY GALLEGOS CORONA was caused to lose time from his employment, thereby sustaining a loss of income;
- (f) ELOY GALLEGOS CORONA is expected to lose time from his employment in the future, which will result in additional lost wages and a loss of earning capacity; and
- (g) ELOY GALLEGOS CORONA has suffered mental anguish and emotional distress.

WHEREFORE, Plaintiff demands judgment against each of the Defendants, jointly and severally, including the fictitious party Defendants, in a sum in excess of the jurisdictional limits of this court, to be determined by a jury, which will fairly and adequately compensate the Plaintiff for injuries and damages sustained, together with interest from the date of injury, and the cost of this proceeding. Further, Plaintiff requests that the jury selected to hear this case render a verdict for Plaintiff and against each Defendant, and that it award punitive damages in an amount which will adequately reflect the enormity of the Defendants' wrongful acts and which will effectively prevent other similar wrongful acts.

COUNT II

- 11. Plaintiff re-adopts and re-alleges Paragraphs 1 through 10 as if fully set out herein.
- 12. The Defendants, WING ENTERPRISES, INC., d/b/a LITTLE GIANT LADDERS, a corporation; WING PRODUCT DEVELOPMENT, L.C., a corporation, and fictitious party defendants numbered 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, and/or 34, as the designers, manufacturers, sellers and/or distributors of the LITTLE GIANT LADDER SYSTEM and its component parts

involved in the occurrence made the basis of Plaintiff's Complaint negligently and/or wantonly failed to warn ELOY GALLEGOS CORONA of the dangers associated with the use of said LITTLE GIANT LADDER and its component parts due to its defective and unsafe condition as aforementioned and such negligent and/or wanton conduct was a proximate cause of Plaintiff's injuries as set out in Count I.

WHEREFORE, Plaintiff demands judgment against each of the Defendants, jointly and severally, including the fictitious party Defendants, in a sum in excess of the jurisdictional limits of this court, to be determined by a jury, which will fairly and adequately compensate the Plaintiff for injuries and damages sustained, together with interest from the date of injury, and the cost of this proceeding. Further, Plaintiff requests that the jury selected to hear this case render a verdict for Plaintiff and against each Defendant, and that it award punitive damages in an amount which will adequately reflect the enormity of the Defendants' wrongful acts and which will effectively prevent other similar wrongful acts.

COUNT III

- 13. Plaintiff re-adopts and re-alleges Paragraphs 1 through 12 as if fully set out herein.
- 14. The Defendant, WING ENTERPRISES, INC., d/b/a LITTLE GIANT LADDERS, a corporation; WING PRODUCT DEVELOPMENT, L.C., a corporation, and fictitious party defendants numbered 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, and/or 34, expressly and/or impliedly warranted that the LITTLE GIANT LADDER SYSTEM and its component parts involved in the occurrence made the basis of the Plaintiff's Complaint was reasonably fit and suitable for the

purpose for which it was intended to be used. Plaintiff avers that each of said Defendants breached said expressed and/or implied warranties and that said LITTLE GIANT LADDER SYSTEM and its component parts were not reasonably fit and suitable for the purpose for which it was intended to be used, but, to the contrary, said LITTLE GIANT LADDER SYSTEM and its component parts at the time it was manufactured, distributed, sold and/or delivered, was in a dangerously defective and unsafe condition as aforementioned. Plaintiff further avers that as a proximate result of the aforesaid breach of warranty by each of said Defendants, ELOY GALLEGOS CORONA was caused to suffer injuries as set out in Count I.

WHEREFORE, Plaintiff demands judgment against each of the Defendants, jointly and severally, including the fictitious party Defendants, in a sum in excess of the jurisdictional limits of this court, to be determined by a jury, which will fairly and adequately compensate the Plaintiff for injuries and damages sustained, together with interest from the date of injury, and the cost of this proceeding. Further, Plaintiff requests that the jury selected to hear this case render a verdict for Plaintiff and against each Defendant, and that it award punitive damages in an amount which will adequately reflect the enormity of the Defendants' wrongful acts and which will effectively prevent other similar wrongful acts.

KEITH T. BELT, TR. (BEL-026) ROBERT P. BRUNER (BRU-029) S. DREW BARNETT (BAR-182) W. ALAN DUKE, JR. (DUK-019)

Attorneys for Plaintiff

OF COUNSEL:

BELT & BRUNER, P.C.

880 Montclair Road, Suite 300

Birmingham, AL 35213

Telephone: (205) 933-1500

Facsimile: (205) 933-5500

keithb@beltlawfirm.com

robertb@beltlawfirm.com

drewb@beltlawfirm.com

aland@beltlawfirm.com

/s/JAMES SHELNUTT

JAMES SHELNUTT (SHE-084)

Attorneys for Plaintiff

OF COUNSEL:

James Shelnutt, Esq.

SHELNUTT LAW FIRM, P.C.

601 South 5th Street

Gadsden, AL 35901

Phone: (256) 547-4988

E-Mail:

gadsdenlawyer@bellsouth.net

JURY DEMAND

Pursuant to Alabama Rules of Civil Procedure, Plaintiff demands a trial by jury on all counts

herein in this action.

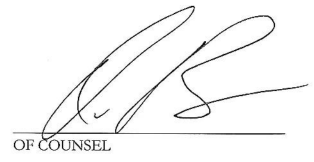
Respectfully submitted.

COUNSEL

REQUEST FOR CERTIFIED MAIL SERVICE

The plaintiff hereby requests that the defendants be served by certified mail, return receipt requested.

Case 4:17-cv-01612-KOB Document 1-1 Filed 09/19/17 Page 13 of 19



Plaintiff's Address: ELOY GALLEGOS CORONA c/o Belt & Bruner, P.C. 880 Montclair Road, Suite 300 Birmingham, AL 35213

PLEASE SERVE DEFENDANTS VIA CERTIFIED MAIL TO:

WING ENTERPRISES, INC., d/b/a LITTLE GIANT LADDERS

c/o Harold Arthur Wing 1198 N. Spring Creek Place Springville, UT 84663

WING PRODUCT DEVELOPMENT, L.C.

c/o Harold Arthur Wing 1198 N. Spring Creek Place Springville, UT 84663

Case 4:17-cv-01612-KOB Document 1-1 Filed 09/19/17 Page 14 of 19

State of Alabama Unified Judicial System SUMMONS - CIVIL -

Case Number:

31-CV-2017-900252.00

Form C-34 Rev 6/88							
	IN TH	E CIRCUIT COURT OF ETOWA	H COUNTY				
OSCAR GALLEGOS CORONA V. WING ENTERPRISES, INC. ET AL							
NOTICE TO WING ENTERPH	RISES, INC., C/O	HAROLD ARTHUR WING 1198 N SPRING CRE	EEK PLACE, SPRINGVILLE, UT 84663				
TO PROTECT YOUR RIGHT ANSWER, EITHER ADMIT	TS. YOU OR TING OR DE R ANSWER N	YOUR ATTORNEY ARE REQUIRED NYING EACH ALLEGATION IN TH MUST BE MAILED OR HAND DELIVE	IT AND YOU MUST TAKE IMMEDIATE ACTION TO FILE THE ORIGINAL OF YOUR WRITTEN HE COMPLAINT WITH THE CLERK OF THIS ERED BY YOU OR YOUR ATTORNEY TO THE				
WHOSE ADDRESS IS 880 M	Montclair Roa	d, Suite 300, BIRMINGHAM, AL 3521	3				
	BY DEFAULT		ONS AND COMPLAINT WERE DELIVERED TO OU FOR THE MONEY OR OTHER THINGS				
TO ANY SHERIFF OR ANY	PERSONNE	L AUTHORIZED by the Alabama Ru	lles of the Civil Procedure:				
You are hereby command	ed to serve th	is summons and a copy of the compla	int in this action upon the defendant				
✓ Service by certified mail of	f this summor	ns is initiated upon the written request	of OSCAR GALLEGOS CORONA				
pursuant to the Alabama Rules of the Civil Procedure Date 3/28/2017 9:46:08 PM /s/ CASSANDRA JOHNSON							
	Clerk/F	Register					
	801 F	ORREST AVENUE					
	SUITE	E 202					
	GADS	DEN, AL 35901					
✓ Certified Mail is hereby requested		/s/ STEVEN DREW BARNETT					
		Plaintiff's/Attorney's Signature					
RETURN ON SERVICE:							
Return receipt of certified i	mail received	in this office on					
I certify that I personally de	elivered a cor	by of the Summons and Complaint to					
	_ in	Coun	ity, Alabama on (Date)				
			(= 5.14)				
Date		Server's Signature	Address of Server				
Type of Server		Server's Printed Name	_				
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,							
			Phone Number of Server				
			Phone Number of Server				
			Phone Number of Server				
			Phone Number of Server				
			Phone Number of Server				
			Phone Number of Server				
			Phone Number of Server				
			Phone Number of Server				
			Phone Number of Server				
			Phone Number of Server				
			Phone Number of Server				

Case 4:17-cv-01612-KOB Document 1-1 Filed 09/19/17 Page 15 of 19

State of Alabama
Unified Judicial System

SUMMONS - CIVIL - Case Number:

31-CV-2017-900252.00

Form C-34 Rev 6/88							
	IN THE CIRCUIT COUP	RT OF FTOWAH C	COUNTY				
OSCAR GALLEGOS CORONA V. WING ENTERPRISES, INC. ET AL							
			NG CREEK PLACE, SPRINGVILLE, UT 84663				
NOTICE TO	T DEVELOPMENT, L.C., C/O HANGLD AN	THUN WING TISON SPAIN	NG CREEK PLACE, SPRINGVILLE, UT 84003				
TO PROTECT YOUR RIGHT ANSWER, EITHER ADMITT COURT. A COPY OF YOUR	TS. YOU OR YOUR ATTORNEY TING OR DENYING EACH ALL	ARE REQUIRED TO EGATION IN THE O OR HAND DELIVERE	ND YOU MUST TAKE IMMEDIATE ACTION OF FILE THE ORIGINAL OF YOUR WRITTEN COMPLAINT WITH THE CLERK OF THIS ED BY YOU OR YOUR ATTORNEY TO THE				
WHOSE ADDRESS IS 880 Montclair Road, Suite 300, BIRMINGHAM, AL 35213							
	BY DEFAULT MAY BE ENTER		AND COMPLAINT WERE DELIVERED TO FOR THE MONEY OR OTHER THINGS				
TO ANY SHERIFF OR ANY	PERSONNEL AUTHORIZED by	the Alabama Rules	of the Civil Procedure:				
You are hereby commande	ed to serve this summons and a c	opy of the complaint in	in this action upon the defendant				
✓ Service by certified mail of	f this summons is initiated upon th	e written request of	OSCAR GALLEGOS CORONA				
pursuant to the Alabama Rules of the Civil Procedure Date 3/28/2017 9:46:08 PM /s/ CASSANDRA JOHNSON							
	Clerk/Register						
	801 FORREST AVENUE	Ξ					
	SUITE 202						
	GADSDEN, AL 35901						
✓ Certified Mail is hereby red	/s/ STEVEN DREV	V BARNETT					
	Plaintiff's/Attorney	s Signature					
RETURN ON SERVICE:							
Return receipt of certified r	mail received in this office on						
☐ I certify that I personally de	elivered a copy of the Summons a	nd Complaint to					
	. in	County, <i>A</i>	Alabama on				
	- ""	County, P	(Date)				
Date	Server's Signature		Address of Server				
Type of Server	Server's Printed N	ame					
			Phone Number of Server				

SENDER: COMPLETE THIS SECTION

- Complete Items 1, 2, and 3.
- so that we can return the card to you Print your name and address on the reverse
- Attach this card to the back of the malipiece or on the front if space permits

©CV-2017-900252 WBO D001 Springville, UT 84663 ±C/O Harold Arthur Wing [™]Wing Enterprises; Inc. €1198 N Spring Creek Place

Article Number (Transfer from service label) 7013 1710 0000 7846 4957

COMPLETE THIS SECTION ON DELIVERY

A Signature B. Beceived by (Printed Name) * Jan Jan うな

Tage A

LI Addressee

Date of Delivery

ii Adult Signature Adult Signature Restricted Deliver Certified Malie

, Service Type

Ostified Mail Restricted Delivery

Collect on Delivery

Collect on Delivery Restricted Delivery <u>all Restricted Delivery</u>

> DRegistered Mail Restricted Registered Mail III Priority Mail Expresso Delivery

 □ Signature Confirmation
 □ Signature Confirmation C Return Receipt for Merchandise

USPS TRACKING#

Fostage & Fees Paid JSPS

First-Class Mail

Perrot No. G-10

E

Sender: Please print your name, address, and ZIP+4[®] in this box

FTOWAH COUNTY CIRCUIT CLERK CASSANDRA "SAM" JOHNSON 801 FORREST AVE - SUITE 202 GADSDEN, ALABAMA 35901 tafffettefelelepitefelfffetterftstelfffettelepitereiffet

Postal Service **United States**

SENDER: COMPLETE THIS SECTION

- Complete Items 1, 2, and 3,
- so that we can return the card to you Print your name and address on the reverse
- Attach this card to the back of the mailplece or on the front if space permits.

₩ing Product Development LC

©CV-2017-900252 WBO D002 Springville, UT 84663

2. Article Number (Transfer from service teles)

4482 0000 012T ETOL 1961

COMPLETE THIS SECTION ON DELIVERY

A Signature

M. M. Conner, x

B. Beceived by (Printed Vigine) oた ころ ころ Agent O Addresses

C, Ditte of Delivery

"Yess different from Item 1"? r delly Combine

APR 07 2017

T. Valenting

Adult Signature Sarvice Type

Adult Signature Restricted Delivery Certified Males

Collect on Delivery Certified Mail Restricted Delivery

OVER \$500 ..ieii Restricted Delivery n Delivery Restricted Delivery

Diffequatored MailTMHegistered Mail Restricted

☐ Signature Confirmation™ Signature Confirmation Restricted Delivery

Document 1-1 Filed 09/19/17 Page 19 of 19

USPS TRACKING#

Postage & Fees Paid USPS Parmit No. G-10 APR - 2017

First-Class Mail

• Sender: Please print your name, address, and ZIP+4® in this box•

Postal Service

United States

FTOWAH COUNTY CIRCUIT CLERK CASSANDRA "SAM" JOHNSON 801 FORREST AVE - SUITE 202 GADSDEN, ALABAMA 35901 eftiffetffereftitelfiliteffiltetfiltetfiltetfilterfereillereilfirfi